

done in their Presence against the Law; (3) and that by the Record of the same Justices and Sheriff, or Under-Sheriff, such Trespassers and Offenders shall be convict in the same manner and Form as is contained in the Statute of Forcible Entries. (4) And if it happen that such Trespassers and Offenders be departed before the coming of the said Justices and Sheriff, and Under-Sheriff, that the same Justices, three, or two of them, shall diligently inquire within a Month after such Riot, Assembly, or Rout of People so made, and thereof shall hear and determine according to the Law of the Land.

viscont ou south-viscont soient tielx trespasours & meffaisours convictz en manere & fourme come il est contenuz in lestatut de Forcibles entrees. Et sil adviegne qe tielx trespasours & meffaisours soient departiz devaut la venue des ditz justices & viscont ou south-viscont qe mesmes les justices trois ou deux de eux enquergerent diligement deinz un moys apres tiel riote assemble ou route des gentz ensy faitz & ent oient & terminent solonc la loye de la terre.

Bro. Riots, 5. 7 Ed. 4, f. 18. 5 R. 2, Stat. 1, c. 7. 15 R. 2, c. 2. Inquiry of the Offenders.

See the note to 17 R. 2, c. 8.

## STATUTES

Made at WESTMINSTER in the First Year of the Reign of King  
HENRY V. and in the Year of our Lord 1413.

### CAP. V.

In which Original Writs Additions of the Defendants Names shall be put.

*Item*, it is ordained and established, That in every original Writ of Actions Personals,  
**215** \*Appeals, and Indict-

*Item* ordeignez est & establez qen chescun brief original des actions personels & apelles & enditementz en queux